

Case 1:06-cv-00321-PB Document 23 Filed 04/09/2007 Page 1 of 11

THURSDAY STA APRIL 2007

CHARLES DAY WOLFF
SOUTH DIVISION
281 NORTH STATE STREET
CONCORD, NEW HAMPSHIRE
03301

U.S. DISTRICT COURT
DISTRICT OF N.H.
FILED

2007 APR -9 P 12:13

GOODMORNING- MR. JAMES A. STAM CLEAH
OF THE UNITED STATES
DISTRICT COURT

REF: CHARLES DAY WOLFF

V.
NEW HAMPSHIRE DEPARTMENT
OF CORRECTIONS, et al
CIVIL NO. 06-CV-321-PB

I OBJECT TO ATTORNEY ANDREW B. LIUBANOV
ATTORNEY FOR THE DEFENDENTS REQUEST DATED
APRIL 2, 2007. A TO DISMISS PLAINTIFFS COMPLAINT
AND B GRANT SUCH OTHER AND FURTHER RELIEF AS
JUSTICE MAY REQUIRE.

UNDER II "CLOSING PARAGRAPH"

"CONCERN OF STAFF DUE TO MEDICAL REASONS OR" THIS
IS A FALSE STATEMENT. ENCLOSED PLEASE FIND A INMATE
REQUEST SLIP DATED 1-29-2006 TO THE HEAD NURSE DONNA
TIMULTY. WHO I MET PRIOR IN THE STATED CONCERN. "I
CAN NOT ORDER DERR PRAKING INC HAVE KNOWN EACH OTHER
A LONG TIME". NOTE DONNA TIMULTY'S REPLY "MEDICAL HAS
NOTHING TO DO WITH YOUR KITCHEN DIET." ALSO NOTE THAT
DONNA TIMULTY PULLED MY CANYBEN LIST ETC. NOTE I AM DOY
NOT KNOW WHAT A KITCHEN DIET IS. OR ITEM THAT IS
KITCHEN OR ALLOWED. THE ONLY ITEM I PURCHASE IS KITCHEN
OR ALLOWED.

SHOULD I GIVE UP MY MEDICATIONS AND MY HEART
MEDICATIONS FURTHER I AM NOT KITCHEN BUT THE ARE ALLOWED,
PAGE 10 PG

ENCLOSED PLEASE FIND A TWO PAGE EXAMINATE REQUEST SLIP DATED 2-23-2006 IN TWO (2) PAGES THAT MY UNIT MANAGER JOHN KOVACS TOLD ME TO BRING TO CHAPLAIN JAMES DALY TO SOLVE THE ISSUE AND TO PUT ME ON A KOSHER DIET THAT I CAN CONSUME. NOTE: CHAPLAIN JAMES DALY'S RESPONSE DATED "2-27-06" FROM CHAPLAIN DALY, - REMARKED "THIS IS NOT A RELIGIOUS ISSUE; IT'S A NUTRITIONAL ISSUE."

ENCLOSED PLEASE FIND A PHOTO COPY OF ADHELMAN V. WAWRZASZEK. A CASE OF STATE CASE LAW WHO HIMSELF IS A ORTHODOX JEW. I GAVE A COPY TO MY UNIT MANAGER MR. JOHN KOVACS, CHAPLAIN JAMES DALY AND MR. JERRY PERKINS.

ON TUESDAY THE 3RD APRIL 2007 I MET WITH CHAPLAIN JAMES DALY AS WE ARE ONE OF SEVERAL BROTHERS AND SISTERS AND I TOLD DEACON JIM WHELY YOU CAME TO SEE ME IN THE FOH HELP FOR A JEWISH NEW YEAR SERVICE I HELP YOU YET I HAD ALREADY RICE. WE TALKED FOR ABOUT ONE HOUR AND FIFTEEN HOURS IN PRISONSHIP.

UNDER: SECOND AMENDED COMPLAINT

- DEFENDANTS DENY THE PLAINTIFF FULLY EXHAUSTED THE GRIEVANCE PROCESS.

DOCUMENT OF THE COMPLETED GRIEVANCE WAS FORWARDED TO THE U.S. RELEASE COURT ON MONDAY 5TH FEBRUARY 2007. AND THIS PACKET WAS ALSO FORWARDED TO ALL DEFENDANTS AS STATED TO THE U.S. RELEASE DISTRICT COURT.

ONION: CHANGE OR VENDOR PART OF THE ABOVE JERRY PERKINS PURCHASED FROM SEVERAL VENDORS TO PURCHASE FOODS THAT MADE ME ILL NOT THE DEPARTMENT OF COLLECTIVE (HARBOR VENDOR JERRY PERKINS DID).

ALSO PPD 2.1) VIOLATES (OR 301-03 IN MOST PART) TO INCLUDE A MEDICAL EXAMINATION PRIOR TO SUCH

THIS ASSIGNMENT etc AND TO INCLUDE REEXAMINATIONS AT 6 MONTH INTERVALS AND TO EXCLUDE (X) "SPECIAL DIET FOR RELIGIOUS PURPOSES. THE KITCHEN VIOLATES M.H. ADMIN RULES, COA 301.03 IN MOST PARTS. THIS DOCUMENT IS IN THE PACKET DATED MONDAY THE 5TH FEBRUARY 2007. SENT TO THE U.S. DISTRICT COURT AND ALL PARTIES.

- ADMITTED THAT OTHER NUMEROUS MEDICAL ISSUES etc PROVISIONS SHOULD NOT BE ALLOWED / WOULD BE ALLOWED IF FORCED IN ANY FORM. I AM A DIET CONTROLLED TYPE II DIABETIC FROM ABOUT 1960S (DIAGN) FROM MILITARY SERVICE IN VIETNAM.

I AM THE QUESTION WOULD ANYONE IN GOOD MIND EAT FOOD THAT MADE ONE SELF VERY VERY ILL.

- METICULOUS WITH MY UNIT MANAGER MR JOHN KOUAN, DEPT PRISON AND MYSELF MR DEPT PRISON DID IN FACT MAKE THIS STATEMENT.
- WEIGHT LOSS DEPT PRISON, SOME OF HIS STAFF AND OTHER MEMBERS OF THE NEW HAMPSHIRE DEPARTMENT OF CORRECTIONS TO INCLUDE THE MEDICAL DIRECTOR DR. ROBERT MACLEOD DID IN FACT VIOLATE M.H. ADMIN RULE 301.03.

NOTE MR DEPT PRISON DID IN FACT GIVE ME APPROX 40 TO 60 POUNDS OF PEANUT BUTTER AND COOKIES FOR WHICH I THANK HIM. WHY WOULD HE KNOW HE WAS VIOLATING IT WAS THE RIGHT THING TO DO.

2005 ASSIGNMENT etc AND TO INCLUDE REEXAMINATIONS AT 6 MONTH INTERVALS AND TO INCLUDE (X) "SPECIAL DIET FOR RELIGIOUS PURPOSES. THE KITCHEN VIOLATES N.H. ADMIN RULES, COH. 301.03 IN MOST PARTS. THIS DOCUMENT IS IN THE PACKET DATED MONDAY THE 5TH FEBRUARY 2009. SENT TO THE U.S. DISTRICT COURT AND ALL PARTIES.

- ADMITTED THAT OTHER NUMEROUS MEDICAL ISSUES etc PROBLEMS SHOULD NOT BE RESOLVED / WGETS ARE ALLOWED IF KNOWN IN ANY FORM. I AM A DIET CONTAINED TYPE II DIABETIC FROM ABOUT 1960S (DIAB) FROM MILITARY SERVICE IN VIETNAM.

I AM THE QUESTION WOULD ANYONE IN GOOD MIND EAT FOOD THAT MADE ONE SELF VERY VERY ILL.

- ACQUAINT WITH MY SISTER KATHARINE AND JOHN KOUSS, DEPT DEPTING AND MY/OUR KAT DEPT DEPTING DID IN FACT MAKE THIS PAYMENT.
- WEIGHT LOSS DEPT DEPTING SOME OF HIS / STAFF AND OTHER MEMBERS OF THE NEW HAMPSHIRE DEPARTMENT OF CORRECTIONS TO INCLUDE THE MEDICAL DIRECTOR DR. ROBERT MACLEOD DID IN FACT VIOLATE NH ADMIN RULE 301.03.

NOTE MR DEPT DEPTING DID IN FACT GIVE ME ABOX 40 TO 60 POUNDS OF PEANUT BUTTER AND COOKIES FOR WHICH I THANK HIM. WHY WOULD HE KNOW HE WAS WRONG AND IT WAS THE RIGHT THING TO DO.

IN FACT MANY TIMES I ATE ONLY BREAD AND WATER FOR THAT WAS ALL THAT I COULD EAT WITHOUT GETTING ILL.

THE ABOVE WAS NOTICED BY BOTH LT CHAKES "CHUCK BOYADIAN AND THE NURSING SUPERVISOR JANICE SEWEL WHO WROTE A DIRECTIVE IN SPU THAT I COULD EAT ANYTHING OFF THE FEEDING LINE. FOR WHICH I THANK THEM. THE NURSING SUPERVISOR JANICE SEWEL GAVE ME CHICKEN AND ORDERED ME TO EAT CHICKEN. IF IN FACT IF THE ABOVE DID NOT STEP UP TO THE PLATE I WOULD MOSTLY BE DEAD, I ATE MORE VEGETABLY. YET BECAUSE I AM A DIABETIC MY LEVELS LOWERED AND I WAS TAKEN TO CORCORAN HOSPITAL UNTIL CHUCK BOYADIAN HAD TWO (2) COATED STEAKS PUT IN MY CHEST. AT A WEIGHT OF 143 POUNDS AS STATED BY DR C. ECHAMBERLAIN

- PLAINTIFF DENY I WAS INSTRUCTED TO LEAVE THE DINING HALL WITHOUT BREAKFAST I WILL PROVE THAT IN COURT. Proven.

THE PREPARED MY KITCHEN MEAL PRIOR TO MYSELF REACHING THE FEEDING LINE IN MOST CASES MY KITCHEN MEAL WAS THERE. EXCEPT WHEN GENEVA MOORE PLAYED GAMES. SHE IS THE MAJOR PROBLEM IN THE SERVICE OF MEALS AND IN THE KITCHEN. ALL GAMES MUST SERVED ME BOTH BREAD AND PASTEN MEAT

- Let myself in the COULINARY ART PROGRAM
NOTE MOST FOODS ARE KITCHEN THAT I WOULD
CONSUMED, PLEASE SEE ENCLOSED MY INMATE
REQUEST SLIP TO WARDEN BLUCE CATTALL DATED
MONDAY 2-13-2006. SGT WASHBURN TOLD ME
BECAUSE I WAS EATING A NON-KITCHEN BAGEL
IN FACT IT WAS KITCHEN AND I WOULD
ABOUT THE EAT HAM. NOTE WARDEN BLUCE
CATTALL'S LETTER "MR. WOLF KNOW IT OR, TELL TO
YOUR OWN KITCHEN." ENCLOSED PLEASE FIND MY
INMATE REQUEST SLIP OF THE ABOVE DATED MONDAY
2-13-2006. REMARKS "2-18-2006 - MET WITH WARDEN
BLUCE CATTALL AT THE DECATUR COUNTY AND TOLD HIM
WHO STOLE THE HAM, TOLD PRISON, GEAR, ABOUT
PAUL LORRANE AND BO KALL TOLD ME HE PAID TELL
PRISON A PRISONER CHECK FOR THE HAM AT 1/2 POUND
AB 20-22 LBS"

NUTRITION MORE SHOULD BE TAKEN OUT OF THE
STATE PRISON THAT ONE BANGS IN.

WARDEN BLUCE CATTALL DID NOTHING THAT I WOULD
WITH A COPY OF THE REQUEST SLIP TO THE ATTORNEY
GENERAL OF THE STATE OF NEW HAMPSHIRE AND KELLY
DYOTTE OF THE STEALING FROM THE NEW HAMPSHIRE STATE
PRISON. TWO LETTER 2-15-2006 GAVE ABOUT GREG GUCKERT
AND THE REQUEST SLIP DATED 2-13-2006 REPLIED BY A
MICHAEL KIBLOWE SENIOR ASSISTANT ATTORNEY GENERAL
"I HAVE TAKEN THE LIBERTY" etc I WOULD BE
THAT I TOOK THE LIBERTY OF SENDING ALL DOCUMENTS

AN ATTORNEY BY THE NAME OF ATTORNEY ALBERTO GONZALEZ EIS. I FEEL THAT SOMEONE SHOULD STAND UP FOR WHATS RIGHT IN THIS PRISON AND I DID.

- NO FOOD WAS CONSUMED THAT WAS NOT KEPT WITH VIOLATES THE LAW TO SURVIVE AND NO ITEM WAS PURCHASED WHICH ALSO WAS NOT KEPT OR ALLOWED.

KOBEA SELECTIVELY FOOD THAT I CAN CONSUME AND IN FACT ANYONE IN THEIR NIGHT MIND WOULD NOT CONSUME KOBEA PROPOSED MEALS THAT MADE (ME) THINK ILL. THAT IF WHAT THE KITCHEN PEOPLE STOP PUTTING AND GARY MURDERER NOTE THE TWO PROPOSED MEALS WERE NOT PREPARED FROM HELLER TWO PUTTING UP AND DOWN IN THE COURT ON SEALS BACK.

AND IN FURTHER ANSWER etc

- (A) LETTER WAS PROVIDED TO THE U.S. DISTRICT COURT IN FOOD ITEMS NOT YET MONITORING FOR COST PERIOD INVOLVED - THE MONITORING SHALL BE REQUIRED.
- (B) I OBJECT TO THE FOLLOWING "PLAINTIFFS CLAIM AND BASED IN WHOLE OR IN PART BY THE DOCTRINE OF RELEASE, WAIVER AND ESTOPPEL"
- (C) I OBJECT TO THE FOLLOWING - "DEFENDANTS DENY THAT THEY VIOLATED ANY CONSTITUTIONAL, FEDERAL, STATE, STATUTORY, OR COMMON LAW RIGHT OF PLAINTIFFS"
- (D) VIOLATED MY FIRST AMENDMENT RIGHTS OF FREEDOM OF RELIGION.

2. VIOLATED STATE OF NEW HAMPSHIRE CONSTITUTION FIRST PART OF THE BILL OF RIGHTS ARTICLE NUMBER FIVE (5) "RELIGIOUS FREEDOM RECOGNIZED" TO INCLUDE NH NA COA-30603
3. STATUTORY VIOLATED SAME AS NUMBER 2 AND AS STATED CASE LAW "ASHELMAN V. HAWKES" AND UNITED STATES CODE TITLE 42.
4. I OBJECT, ~~LEID~~ V. UNITED STATES. ~~UNITED~~ STATES CONSTITUTION ARTICLE VII, CIVIL RIGHTS IN CIVIL CASES.
- D. I OBJECT - UNDER UNITED STATES CODE, TITLE 42, UNDER "COMMON LAW - DEFENDANTS HAVE NO IMMUNITY FROM SUIT. TO INCLUDE "THE PETIT" 1866 & 1871.
- E. PER "PRISON LITIGATION REFORM ACT" I OBJECT IN FACT ADMINISTRATIVE REMEDIES AS ARE AVAILABLE AND HAVE BEEN EXHAUSTED VIA THE GRIEVANCE PROCESS "DENIED".

UNDER LETTER (F)

I OBJECT ~~UNDER~~ LACHES I HAVE 3 YEARS TO FILE FROM THE TIME MY GRIEVANCES WERE DENIED. ~~UNDER~~ STATUTE OF LIMITATIONS IN FACT MY GRIEVANCE PLACES AND TIME OF FILING IN LIMITATIONS. ~~THE~~ AND ALL GRIEVANCES ARE AND WERE TIMELY EXHAUSTED.

UNDER LETTER (G) -

I OBJECT IN TOTAL TO ALLOW THE DEFENDANTS THE "RIGHT TO ASSESS ADDITIONAL DEFENSES DURING THE COURSE OF DISCOVERY AND/OR TRIAL IN THIS MATTER."

DOCUMENTS SENT TO THE U.S. DISTRICT COURT ON MONDAY THE 5TH FEBRUARY 2007 AND ALSO TO ALL DEFENDENTS. SAME BODY IS NOT AND WAS NOT MY UNIT MADE AND HAD NO AUTHORITY TO TAKE ME OFF MY KOSHER DIET.

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NOTES!

ENCLOSED PLEASE FIND AN PHOTO COPY OF A
 (1) MY INMATE REQUEST SLIP TO MY LT SCHOFIELD
 THANKING CPT BLOWN ON 2-01-2005 SENDING BACK IF
 NON KITCHEN MEAL SENT TO ME FROM THE KITCHEN

ENCLOSED PLEASE FIND AN PHOTO COPY OF A
 MEMO FROM MY INSTRUCTOR N. SENT KLOU
 DATED NOVEMBER 3, 2005 TO MY UNIT MANAGER
 (2) MR JOHN KOVACS STATING THAT MR N. SENT
 KLOU WAS NOT IN CLASS ON OCTOBER 13TH 2005
 WHICH WAS ALSO THE JEWISH HOLIDAY OF YOM
 KIPPUR. ON THIS DAY SGT WASHBURN IN THE
 KITCHEN REPORTED THAT 2 ATO NON-KITCHEN FOOD
 IN KITCHEN THIS DAY. THAT IS ONE OF THE REASONS
 MR. KLOU WROTE THIS LETTER.

(3) ON MAY 4TH 2006 AT THURSDAY - THE OFFICER IN
 THE CONTROL ROOM TOLD ME THAT I COULD GO
 TO THE KITCHEN NOW. ON TUESDAY, WEDNESDAY,
 AND THURSDAY AT 0630 HOURS I WOULD GO TO THE
 CLASS ROOM IN THE KITCHEN. THIS DAY I ARRIVED
 AT 0615 HOURS - I TURNED IN MY INMATE ID,
 WASHED MY HANDS AND SAW MR. KLOU AND
 MR DETR PEAKING IN MR. PEAKING OFFICE
 TALKING.

I WALKED OVER TO ASK MR DETR PEAKING
 IF HE WOULD LIKE SOMETHING SPECIAL TODAY.
 AT THIS TIME THEY DID NOT SEE ME. DETR
 PEAKING ASKED MR N. SENT KLOU "WHAT SHOULD
 WE DO WITH WOLFE?" MR KLOU REPLIED "WILL
 CALL MENTAL HEALTH".

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ON MONDAY THE 8TH OF MAY 2007 I WAS
 SENT TO MENTAL HEALTH AND BEST KIDS
 MY MENTAL HEALTH PROVIDER TOLD ME
 THAT "DEBB DEAKINS AND ROBERT KALL" CALLED
 THEM. NOTE MR. KALL DID NOT COME TO MENTAL
 DAY. I WAS ESCORTED TO HEALTH SERVICES STAIRS
 OUT AND LAYEN ON A 2nd MATTRON ON A FILTHY FOUR
 SOAKED WITH URINE. ON THE 10TH MAY 2007 I ENTERED
 SP⁴ THIS IS A COMMON PRACTICE OF THIS
 TYPE OF STAFF TO COVER UP THEIR NESTLING
 ETC.

RESPECTFULLY,

Cheryl Wally

CC ATTORNEY ANDREW B. LIVERNOIS ES
 JAMES DALY
 DEBB DEAKINS
 GENEY MONE
 WILLIAM WALSH

P.S. I HAVE BEEN UNABLE TO USE THE LAW
 LIBRARY FROM MARCH 19, 2007 DUE TO A
 MASSIVE CONSTRUCTION PROJECT TO REMOVE
 MOLD IN THE LIBRARY.

AMENDMENT

TO

CHARLES DAY WOLFE

NEW HAMPSHIRE DEPARTMENT
OF CORRECTIONS, et al

CIVIL NO. 06-CV-321-PB

I CHARLES DAY WOLFE REQUEST THE
UNITED STATES DISTRICT COURT TO AMEND THE
RECORD TO INCLUDE A PERSONAL LIFE SUIT
IN ADDITION TO THEIR PERSONAL CAPACITY OF
THE PENDING ACTION.

TO SUE THE FOLLOWING PEOPLE FOR
LYING AND TO NOT HELP ME WHEN THEY
COULD.

1. JERRY PERKINS
2. GENEY MOORE
3. PAUL LAFRAMME
4. SGT WEAVER BULLY
5. DONNA TIMULTY
6. DR. ROBERT MACLEOD
DIRECTOR OF MEDICAL
7. GREG-CROMPTON
8. ROBERT KROLL
9. WARDEN BRUCE CATTELL